Case 1:24-cr-00207-LAK

Document 21

Filed 08/21/24

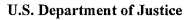
Page 1 of 3

Case 1:24-cr-00207-LAK

Document 20

Filed 08/16/24

Page 1 of 3





United States Attorney Southern District of New York

The Jacob K. Javits Federal Building 26 Federal Plaza, 37th Floor New York, New York 10278

August 16, 2024

## WEWO ENDORSED

## BY ECF

The Honorable Lewis A. Kaplan United States District Judge 500 Pearl Street Southern District of New York New York, New York 10007

DATE FILED:

USDC SDNY

DOCUMENT

Re: United States v. Joy Harris, 24 Cr. 207 (LAK)

Dear Judge Kaplan:

In advance of the September 17, 2024 trial date in the above matter, the Government respectfully submits this letter on behalf of the parties to inform the Court that the parties have jointly agreed to the following pretrial disclosure deadlines, which they request that the Court adopt:

August 20, 2024:

The Government provides notice to the defendant of evidence it reasonably seeks to offer pursuant to Federal Rule of Evidence 404(b). This notice will be subject to good-faith revision as the Government continues to prepare its case for trial.

The parties provide, consistent with the requirements of Federal Rule of Criminal Procedure 16, notice of experts potentially to be called, if any, during the Government's case-in-chief or the defendant's case.

August 27, 2024:

The parties file motions in limine, 1 proposed voir dire, proposed jury instructions, and proposed verdict forms.

The Government provides to the defendant material covered by 18 U.S.C. § 3500 and Giglio v. United States, 405 U.S. 150 (1972), to the extent it was not previously produced to the defendant.

The Government provides the defendant a list of witnesses whom the Government reasonably expects to call in its case-in-chief.

<sup>&</sup>lt;sup>1</sup> The parties agree that this is an initial deadline for motions in limine and either party may file additional motions in limine based on disclosures made on or after this date.

Case 1:24-cr-00207-LAK Document 21 Filed 08/21/24 Page 2 of 3

Honorable Lewis A. Kaplan United States District Judge August 16, 2024 Page 2

September 3, 2024:

The Government provides the defendant a list of exhibits the Government reasonably expects to seek to introduce during its case-in-chief. This exhibit list will be subject to good-faith revision as the Government continues to prepare its case for trial, including in response to the defendant's lists of proposed exhibits that she anticipates seeking to introduce into evidence during the Government's case-in-chief.

The defendant provides the Government material covered by Federal Rule of Criminal Procedure 16 and a list of exhibits that the defendant reasonably expects to seek to introduce during the Government's case-in-chief and her case. This exhibit list will be subject to good-faith revision as the defendant continues to prepare for her case.

The defendant provides to the Government material covered by Federal Rule of Criminal Procedure 26.2.

The parties provide notice to each other, consistent with the requirements of Rule 16, of rebuttal expert testimony, if any.

September 10, 2024 The defendant provides to the Government a list of witnesses whom the defendant reasonably expects to call in her case.

The parties file oppositions to motions in limine.

The parties recognize that 3500 and Rule 26.2 obligations are continuing, so when new material is generated after the pertinent deadline described above, such material will be timely provided, *i.e.*, generally less than 48 hours after it is generated, and at least 12 hours prior to the witness to whom it applies next taking the stand.<sup>2</sup> The parties have also agreed that, consistent with Rule 26.2(c), if the parties intend to withhold any such material on the ground of privilege or work-product, it will provide that material to the Court for timely review.

<sup>&</sup>lt;sup>2</sup> The parties agree that if the § 3500 or Rule 26.2 material is generated less than 12 hours before the witness next takes the stand, it shall be produced as soon as is practicable after its generation.

Honorable Lewis A. Kaplan United States District Judge August 16, 2024 Page 3

Furthermore, both the Government and the defendant anticipate timely agreeing to stipulations to avoid the need to call custodians of records or otherwise to authenticate evidence, and the parties agree that the dates set forth herein do not alter the parties' reciprocal discovery obligations or the obligation to produce materials obtained pursuant to Federal Rule of Criminal Procedure 17(c), except as otherwise set forth above.

Respectfully submitted,

DAMIAN WILLIAMS United States Attorney

By: <u>/s/</u>

Jerry J. Fang Meredith C. Foster Sheb Swett Assistant United States Attorneys

Assistant United States Attorneys Southern District of New York (212) 637-2584 / -2310 / -6522

cc: Alex Susi, Esq. (by ECF) Mikhail Usher, Esq. (by ECF)

Granted except to the extent that the parties' oppositions to the motions *in limine* are due by September 6, 2024.

SO ORDERED

LEWIS A. KAPLAN, USDJ

8/21/24